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8	IN THE UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10	UNITED STATES OF AMERICA,	CASE NO. 2:20-CR-32-WBS
11	Plaintiff,	FINDINGS AND ORDER RE: EXCLUSION OF
12	,	TIME PERIODS UNDER SPEEDY TRIAL ACT
13	v.	
14	FAYTH SHAMARIAH JONES, DONALD CONFERLETE CARNEY, AND JONTE	
15	DEON SCOTT,	
	Defendants.	
16		
17		
18	EVAIDAN	CC AND ODDED
19	FINDING	GS AND ORDER

These findings and order memorialize the findings and order the Court made during the Status Conference on February 2, 2021. The Court hereby finds that the reasons laid out in the government's oral motion demonstrate sufficient facts that provide good cause for a finding of excludable time as to all defendants pursuant to the Speedy Trial Act, 18 U.S.C. § 3161(h). Specifically, the Court finds that the government's oral motion to exclude time as to all defendants demonstrates good cause to exclude time pursuant to the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A) for effective preparation as to all defendants. Finally, the Court finds that: (i) the ends of justice served by the continuance outweigh the best interest of the public and defendant in a speedy trial; and (ii) failure to grant the continuance would result in a miscarriage of justice.

Time is hereby excluded under the Speedy Trial Act between February 2, 2021 and March 8,

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1	2021, inclusive.	
2	Dated: March 11, 2021	Milliam Is shite
3		WILLIAM B. SHUBB UNITED STATES DISTRICT JUDGE
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